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June 14, 2018

VIA REGULAR MAIL AND EMAIL

Benjamin W. Hulse
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Re: *In re Bair Hugger Forced Air Warming Devices Products Liability Litigation*
MDL No. 2666 – Deficiencies in Plaintiff Fact Sheet for Individual Case
George Tawes v. 3M Company, Case No. 0:18-cv-00678-JNE-FLN

Dear Counsel:

Pursuant to paragraph 6 of PTO 14, please see attached documentation to cure deficiencies for the above captioned case.

Sincerely,

Daniel A. Nigh

DAN/dm
Enclosure

Response to Deficiencies

George Tawes v. 3M Company, Case No. 0:18-cv-00678-JNE-FLN

Section II.

9) Florida Jr College of Jacksonville- Jacksonville , FL- 00/00/1978-00/00/1978- GED – General.

Section III.

- 1) This question has already been answered via the Acorn PFS Portal. In the spirit of cooperating Plaintiff asserts the following: Yes; In the intra-operative nursing notes, a warming blanket device was shown to have been utilized.; I do not recall but reserve my right to refresh my memory.; Reviewing medical documents of my surgeries.; Unknown at this time; Discovery is ongoing.; Unknown at this time; Discovery is ongoing.**

Pursuant to cure the defendant's deficiency and abide by Pre Trial Order 14, I declare that the given response(s) are true.

REVERIFICATION

George T. TAWES
Print Name

G.T. Tawes
Signature

6/11/18
Date